IT IS THE VENDOR'S RESPONSIBILITY TO CHECK FOR ADDENDUMS PRIOR TO SUBMITTING PROPOSALS

NOTICE TO BIDDERS SPECIFICATION NO. 06-068

The City of Lincoln, Nebraska intends to purchase and invites you to submit a sealed bid for:

REQUIREMENTS FOR LANDSCAPE MAINTENANCE SERVICES AT VARIOUS LOCATIONS

Sealed bids will be received by the City of Lincoln, Nebraska on or before **12:00 noon Friday**, **February 17, 2006** in the office of the Purchasing Agent, Suite 200, K Street Complex, Southwest Wing, 440 South 8th Street, Lincoln, Nebraska 68508. Bids will be publicly opened and read at the K Street Complex.

Document(s) may be downloaded at http://www.lincoln.ne.gov. Keyword: bids. Prospective submitters must monitor the bid listing for any addendums.

Bidders should take caution if U.S. mail or mail delivery services are used for the submission of bids. Mailing should be made in sufficient time for bids to arrive in the Purchasing Division, prior to the time and date specified above. It is the responsibility of all bidders to check for addendum(s) prior to submitting bids. Late bids will not be considered. Fax or e-mail bids are not acceptable. Bid response must be in a sealed envelope.

SPECIFICATION NO. 06-068 BID OPENING TIME: 12:00 NOON DATE: Friday February 17, 2006

The undersigned bidder, having full knowledge of the requirements of the City of Lincoln for the below listed items and the contract documents (which include Notice to Bidders, Instructions to Bidders, this Proposal, specifications, Contract, and any and all addenda) and all other conditions of the Proposal, agrees to sell to the City below the listed items for the performance of this Specification, complete in every respect, in strict accordance with the contract documents at and for unit prices listed below.

ADDENDA RECEIPT: The receipt of the addenda to the specifications numbers ____ through ____ are hereby acknowledged. Failure of any bidder to receive any addendum or any interpretation of the specifications shall not relieve the bidder from obligations specified in the bid request. All addenda shall become part of the final contract document.

BIDDING SCHEDULE

REQUIREMENTS FOR LANDSCAPE MAINTENANCE SERVICES			
WORK REQUIREMENTS	<u>PRICE</u>		
Annual Spring Maintenance West Highlands Blvd. Medians - N.W. 1st St., N.W. 12th St. South 40 th Street Medians - Hwy 2 to Wildbriar Cornhusker Hwy Medians - 1st St. to N.W. 12th South 70 th Street Medians - LaSalle to Old Cheney South 70 th Street Medians - Old Cheney to Pine Lake Road N. 33 rd & Fletcher Avenue - Ridgepark Drive to Folkways Blvd.	Total Lump Sum Price \$ \$ \$ \$ \$ \$ \$		
Monthly Maintenance	Lump Sum Price Per Month (Excluding Annual Maintenance)		
West Highlands Blvd. Medians - N.W. 1st St., N.W. 12th St. South 40th Street Medians - Hwy 2 to Wildbriar Cornhusker Hwy Medians - 1st St. to N.W. 12th South 70th Street Medians - LaSalle to Old Cheney South 70th Street Medians - Old Cheney to Pine Lake Road N. 33th & Fletcher Avenue - Ridgepark Drive to Folkways Blvd.	\$/Month \$/Month \$/Month \$/Month \$/Month		
Pesticide Application* Hourly Price			
West Highlands Blvd. Medians - N.W. 1st St., N.W. 12th St. South 40th Street Medians - Hwy 2 to Wildbriar Cornhusker Hwy Medians - 1st St. to N.W. 12th South 70th Street Medians - LaSalle to Old Cheney South 70th Street Medians - Old Cheney to Pine Lake Road N. 33td & Fletcher Avenue - Ridgepark Drive to Folkways Blvd.	\$/Hour \$/Hour \$/Hour \$/Hour \$/Hour		
*NOTE: Any pesticide application treatment for an insect/disease be approved by the City before being done by the Contractor. The amount of time it will take to do the pesticide application treatment Contractor and this will be the basis for the actual amount that the approval to do the treatment.	ne Contractor must also provide to the City the ent that is being recommended by the		
Watering** Hourly Price			
West Highlands Blvd. Medians - N.W. 1st St., N.W. 12th St. South 40th Street Medians - Hwy 2 to Wildbriar Cornhusker Hwy Medians - 1st St. to N.W. 12th South 70th Street Medians - LaSalle to Old Cheney South 70th Street Medians - Old Cheney to Pine Lake Road N. 33 rd & Fletcher Avenue - Ridgepark Drive to Folkways Blvd.	\$/Hour \$/Hour \$/Hour \$/Hour \$/Hour		

**NOTE: Any watering that occurs will be at the request of the City. Contractor responsible for all equipment associated with watering including water truck, hoses and water supply. Contractor responsible for any traffic control arrangements and expenses associated with traffic control.

Contract Extension R	enewal is an Optic	on (Subject to m Yes		nt by Contractor and City) No
TERM PRICE CLAUS	E: BIDDER MUST	<u>STATE</u>		
A. Bid prices firm for t	he full contract pe	riod:	; or	
B. Bid prices subject	to escalation/de-e	scalation:	·	
C. If (b), state period	for which bid price	s will remain fi	rm through	
the City's Affirmative Addermine compliance equal opportunity polements. The undersigned sign submit this proposal to RET	Action Policy (Cont e or non-complian icies, procedures, natory for the bidde to the City, and to o	tract Compliand nce, upon a con and practices. er represents a enter into a con	ce, Sec. 1.16) nplete and su nd warrants to ntract if this po	red to comply with the provisions of . The Equal Opportunity Officer will abstantial review of successful bidder's that he has full and complete authority to roposal is accepted. SAL AND SUPPORT MATERIAL. SEALED BID FOR SPEC. 06-068
COMPANY NAME		_		SIGNATURE
STREET ADDRESS C	OR P.O. BOX	_		PRINT NAME
CITY, STATE	ZIP CODE	_		TITLE
TELEPHONE No.	FAX No.	_		DATE
				TERMS OF PAYMENT

Bids may be inspected in the Purchasing Division during normal business hours <u>after</u> tabulation and reviewed by a Purchasing Agent. Bid tabulations can be viewed on our website at: lincoln.ne.gov Keyword: **Bid**The Intent to Award will be listed on the website when a recommendation is received from the Department.

SPECIFICATIONS FOR

LANDSCAPE MAINTENANCE SERVICES AT VARIOUS LOCATIONS

1. SCOPE

- 1.1 These services shall be performed for the City of Lincoln Public Works and Utilities Department and the Parks and Recreation Department on a regularly scheduled basis, except where noted.
- 1.2 Contractor shall provide all labor, tools, and materials necessary to perform specified landscape maintenance services at designated location(s) for the term of the service agreement.
- 1.3 Landscape maintenance services are for the center island medians (back of curb to back of curb including the mowing strip) located at locations specified:
 - 1.3.1 West Highlands Medians, N.W. 1st St., N.W. 12th St.
 - 1.3.2 South 40th Medians, Hwy 2 to Wildbriar
 - 1.3.3 Cornhusker Hwy Medians -1st St. to N.W. 12th
 - 1.3.4 South 70th St. Medians LaSalle to Old Cheney
 - 1.3.5 South 70th St. Medians Old Cheney to Pine Lake Road
 - 1.3.6 N. 33rd St. & Fletcher Avenue Ridgepark Drive to Folkways Blvd.
- 1.4 Landscape maintenance
- 1.5 The attached sample service agreement shall be executed with each Contractor selected for award of bid.
 - 1.4.1 Work shall be performed in accordance with the Specifications for Landscape Maintenance Services and Requirements stated in the service agreement.
- 1.6 The term of the initial service agreement is from March 15, 2006, with an option to renew on an annual basis for two (2) additional one-year term, beginning March 15, 2007.
- 1.7 The City or Contractor may terminate the service agreement at any time providing a thirty (30) day written notice is submitted.
- 1.8 For additional information regarding these specifications, please contact Dave Bomberger, City of Lincoln Parks and Recreation Department, at 441-6051.

2. CONTRACT AND INSURANCE

- 2.1 Within fourteen (14) calendar days after the award of bid, the Contractor shall execute a written service agreement between the Contractor and the City.
- 2.2 Also, within such time period the Contractor shall furnish with the executed service agreement a Certificate of Insurance in accordance with the requirements specified in the attached insurance clause to be used for all City Contracts.
 - 2.2.1 All certificates of insurance shall be filed with the City on the standard Accord Certificate of Insurance form showing specific limits of insurance coverage required and showing the City of Lincoln as an "Additional Insured" as pertains to these services.
 - 2.2.2. Such certificates of insurance shall specifically state that insurance policies are to be endorsed to require the insurer to provide the City thirty (30) days written notice of cancellation or non-renewal, or of any material reduction of insurance coverage.

3. BIDDING PROCEDURE AND AWARD OF CONTRACT

- 3.1 Read attached Instructions to Bidders prior to submitting bid.
- 3.2 Bidders are encouraged to inspect designated location(s) where required landscape maintenance services are to be performed and review plan material/maintenance list in

APPENDIX 2 for such designated location(s) prior to submitting bids.

- 3.3 The following documents must be submitted as part of the bid:
 - 3.3.1 Completed and signed Bid Form
 - 3.3.2 Qualifications statement
 - 3.3.3 Reference list indicating past and current commercial landscape maintenance clients within the last 5 years, applicable service dates, maintenance performed, contact person, company name and telephone number.
 - 3.3.4 Listing of all equipment to be used in performing specified landscape maintenance services.

- 3.3.5 Listing of all personnel who would be involved in performing specified landscape maintenance services and their related commercial property landscape maintenance experience.
- 3.4 In determining the low responsible bid, consideration may be given to the following factors:
 - 3.4.1 Ability, capacity, and skill of the bidder to comply with the specifications and perform the work required by the service agreement.
 - 3.4.2 Character, integrity, reputation, work related experience and efficiency of the bidder.
 - 3.4.3 Ability of the bidder to perform the work within the time specified for specified services.
 - 3.4.4 Previous and current compliance of the bidder with laws and regulations relating to the required work to be done.
 - 3.4.5 Quality of the bidder's performance of previous work.
 - 3.4.6 Total annual cost of the Bid submitted.
 - 3.4.7 Work performance and impact on City personnel and equipment expenses while assisting contractor.
 - 3.4.8 Any other information deemed relevant to the service agreement as determined by the City.
- 3.5 Contracts resulting from bid proposals may be awarded based on price, scheduling, the ability to complete work correctly on time, quality of work, compliance with stated traffic safety standards and pesticide application procedures, and previous inspection and acceptance of past work performed under contract for the city.
- 3.6 The City further reserves the right to analyze bid proposals in detail and to award contract/s which the City believes to be in their best interest.
- 3.7 The City may make any investigation deemed necessary to determine the ability of a bidder to perform in accordance with the Specifications for Landscape Maintenance Services and the requirements of the service agreement.
- 3.8 The City reserves the right to accept or reject any bid based on facts resulting from any investigation which indicates that a bidder is qualified/not qualified to perform the obligations of any resulting service agreement.

4. BIDDER QUALIFICATIONS

- 4.1 Bidder must be an experienced landscape contractor who has performed landscape maintenance services similar to that required for contracted area.
- 4.2 Bidder must be able to correctly identify common annual and perennial herbaceous weeds, grasses and woody plant materials that may require landscape maintenance under this service agreement.
- 4.3 Bidder must have a valid and current Nebraska Certified Pesticide Applicator License for the Ornamental and Turf Pest Control Category and submit proof thereof with Bid.
 - 4.3.1 Bidder must provide copies of applicators license of those employees applying pesticides on the project.
- 4.4 Bidder must have a valid and current Nebraska Nursery Grower, Dealer or Broker License from the Nebraska Department of Agriculture and provide a copy.
- 4.5 Bidder must currently own tools and equipment needed to perform required landscape maintenance services.
 - 4.4.1 Bids will <u>not</u> be awarded to bidders who would purchase such necessary tools and equipment contingent upon their being awarded the bid.

5. RESPONSIBILITIES OF THE CONTRACTOR

- 5.1 Provide all equipment, labor, materials, and supplies to perform required landscape maintenance services per specification.
- 5.2 All necessary traffic barricading and signing to perform contracted landscape maintenance services in the City right-of-way of streets shall be done in conformance with the "Manual on Uniform Traffic Control Devices" and the City of Lincoln "traffic Control Guidelines for Street Construction, Maintenance and Utility Construction" and included cost.
- 5.3 Provide landscape maintenance services and submit required inspection reports (see APPENDIX 3) for each location in a timely and efficient manner as stipulated in the service agreement.

- 5.4 Protect all existing plant materials listed in **APPENDIX 2** for each location that are at the designated location(s) and replace any or all damaged landscape at no cost to the City resulting from landscape maintenance work done by contractor.
- 5.5 Protect all existing water boxes/hookups at designated location(s) and repair or replace any or all that are damaged during landscape maintenance work at no cost to the City.
- 5.6 Provide (2) aluminum signs with information including the contractor name and phone number.
 - 5.6.1 Sign shall be new, dice cut (or equal), aluminum meeting A.S. T.M. Specification B209, Alloy 5052-H38 of 080 gauge.
 - 5.6.2 Size and shape must be exactly the same size and shape with all angles and corner radius uniform and exactly as specified.
 - 5.6.3 The edges of all signs must be smooth and free of sharp edges, rough edges or burrs which would harm the hands of a person handling the signs.
 - 5.6.4 All signs must conform to the MUTCD FHWA Standard Highways Sign Manual, 2002 Edition, standards in shape, size, corner, radius, hole location and have 3/8" holes.
 - 5.6.5 Signs designated as City Specification shall conform to the following details in shape, size, corner radius, hole location, color, and font.
 - 5.6.5.1 Rectangular, 080 gauge, 6" high x 12" long, green background with white Arial font.
 - 5.6.6 Sign information to include the contractor name and phone number (No logos allowed).
 - 5.6.7 Location to be identified by the Parks Department in conjunction with Public Works.
 - 5.6.8 Contractor responsible for sign installation and replacement if removed under any circumstance.
- 5.7 Any application of pre-emergent/post-emergent herbicides and/or pesticides must be approved by the City of Lincoln Parks Department, Dave Bomberger at 441-6051, <u>prior</u> to application.
 - 5.7.1 Contractor must provide name, target for application and MSDS information of chemical(s) to be applied.
 - 5.7.2 Such information must be faxed to City of Lincoln Parks Department, attention Dave Bomberger at 402-441-7813 or delivered to the Administrative Office at 2740 'A' Street before approval by the City can be given to apply such chemical(s).
- 5.8 Submit to the City of Lincoln Parks and Recreation Department, Dave Bomberger, any itemized invoices for landscape maintenance services performed.
- 5.9 Initiating, maintaining, supervising, observing and complying with all safety precautions and programs in connection with the work done in accordance with all applicable federal, state and local laws, regulations and ordinances.

6. RESPONSIBILITIES OF THE CITY

- 6.1 Contract administration shall be done by Dave Bomberger with the City of Lincoln Parks and Recreation Department.
- 6.2 Payment of invoices for landscape maintenance services performed by Contractor shall be made by the City of Lincoln Public Works and Utilities Department.
- 6.3 Any existing water boxes/hookups located on-site at designated landscape maintenance locations shall be clearly marked by the City.

7. BASIS OF PAYMENT

- 7.1 Payment shall be based on the lump sum prices and hourly rates as indicated on the Bid Form for work actually done.
- 7.2 All invoices and landscape maintenance services performed pursuant to the service agreement shall be submitted to Dave Bomberger of the Lincoln Parks and Recreation Department.
- 7.3 The contractor shall submit invoices for payment of services performed as follows:
 - 7.3.1 One (1) invoice submitted for entire Spring Cleanup when all stipulated work has been done per specifications;
 - 7.3.2 One (1) invoice submitted per month for Monthly Maintenance;
 - 7.3.3 One (1) invoice submitted per occurrence for City approved treatment of insect/disease infestations;

- 7.3.4 One (1) invoice submitted for any additional plant material installed in the Spring, that may be requested in writing by the City of Lincoln Parks and Recreation Department.
- 7.4 The Contractor's invoices shall include company name, address and telephone number, the job site location, date(s) and description of all work done and list of charges as established for such work in the Contractor's Bid Price (see **APPENDIX 1**)
- 7.5 Landscape Maintenance Inspection Reports, (see **APPENDIX 3**) must be complete and submitted as required in service agreement in order for payment of invoices to be made by the City to the contractor.

LANDSCAPE MAINTENANCE SERVICES AT VARIOUS LOCATIONS

THIS AGREEMENT, made this	day of	, 2006 by and between
		, hereinafter referred to as Contractor and the City of
Lincoln, Nebraska, a body corporate and	politic, hereina	after referred to as City.

WHEREAS, the City wishes to engage a Contractor in accordance with terms and conditions herein to provide landscape maintenance services for the City at the designated location(s);

NOW, THEREFORE, WITNESSETH, that the parties hereto mutually agree as follows:

1. TERM

The Contractor hereby agrees to perform center medians landscape maintenance services as hereinafter set forth during the term of the Agreement beginning with date of executed agreement, through March 15, 2007, with option to renew for one (1) additional one-year term upon providing thirty (30) days written notice to Contractor prior to expiration of the Agreement.

2. RATES

- 2.1 The Contractor agrees to provide services in accordance with this Agreement at the lump sum prices and hourly rates set forth in the Contractor's Bid Proposal, attached hereto and incorporated herein.
- The Contractor further agrees that the lump sum prices and hourly rates set forth in their submitted Bid Proposal shall remain in effect during the term of this Agreement.

3. MAINTENANCE REQUIREMENTS

- Landscaped center median areas from curb to curb, including planted areas and mowing strip adjacent to planted areas, will receive scheduled maintenance and inspections by the Contractor as stipulated in this Agreement and in **APPENDIX 2, APPENDIX 3,** attached here to and incorporated herein (Landscape Plans available at Parks and Recreation, 441-8248).
- 3.2 **ANNUAL SPRING MAINTENANCE** (completed between March 1 and April 15 of the year)
 - 3.2.1 Cut and remove dead vegetation from perennials and prune shrubs and trees as needed according to maintenance instructions in **APPENDIX 2**.
 - 3.2.2 Rake out and remove dead leaves and litter from designated landscaped areas.
 - 3.2.3 Re-establish edge of landscaped areas (i.e. plant materials including buffalo grass that are growing over curbs/mowstrips need to be pruned back to the **inside back edge** of curbs/mowstrips).
 - 3.2.4 Re-establish wood chip mulch edge of landscaped areas next to back of curbs/mowstrips (i.e. any spillage of wood chips onto top of curbs/mowstrips needs to be removed and a "V" grove edge established to back of curbs/mowstrips to allow wood chip mulch to settle into grove to a height no greater than top of curbs/mowstrips).
 - 3.2.5 Apply pre-emergence herbicide if applicable, for weed control which is approved for use in landscaped areas having established perennials, shrubs and trees (i.e. Preen or others).
 - 3.2.6 Apply wood chip mulch to landscaped areas, not to exceed three inches (3") total in depth.
 - 3.2.7 Apply post-emergence herbicides if applicable and necessary and don't allow them to come in contact with existing landscape plant materials listed in APPENDIX 1.
 - 3.2.8 Removal of litter and debris from the planted and paved areas of the median(s) must be performed a minimum of bimonthly.
 - 3.2.9 Remove weedy grasses and weedy broad leaves in all pavement areas adjacent to planted areas, curb to curb.

3.3 **MONTHLY MAINTENANCE**

- 3.3.1 Removal of plant material <u>not</u> included in **APPENDIX 2** from planted areas and paved areas adjacent to planted areas of the median(s), from curb to curb.
- 3.3.2 Removal of volunteer trees; removal and/or treatment of weedy grasses and weedy broad leaves from the planted areas and paved areas adjacent to planted areas of the median(s), curb to curb must be performed a minimum of bimonthly.
- 3.3.3 Removal of litter and debris from the planted and paved areas of the median(s) must be performed a minimum of bimonthly.
- 3.3.4 All weedy grasses and weedy broad leaves chemically treated must be removed within two (2) weeks of application.

3.4 LANDSCAPE MAINTENANCE INSPECTION REPORT

- 3.4.1 Walk through inspections of the landscape maintenance areas will be required of the Contractor on the first and third Tuesday of each month upon request of the City's Representative.
- 3.4.2 Contractor shall complete and submit Landscape Maintenance Inspection Report (see **APPENDIX 3**)within two (2) days from date of inspection to:

City of Lincoln Parks and Recreation Dept Planning Department Attn: Dave Bomberger 2740 'A' Street Lincoln, NE 68502

3.4.3 Such reports may also be faxed to 441-7813.

3.5 **PESTICIDE APPLICATION**

- 3.5.1 Pesticide applications will only be done by Contractor if alternative treatment methods are not effective or if tolerable insect/disease thresholds have been exceeded and chemical treatment is necessary to prevent permanent damage or death of plant materials.
- 3.5.2 Any proposed pesticide application(s) must be approved by the City before being done by the Contractor.

3.6 WATERING

- 3.6.1 Watering to be done on an as need basis as determined by the Lincoln Parks and Recreation Department.
 - 3.7.1.1 Typical watering should include a minium of 1" per visit or as requested by the Lincoln Parks and Recreation Department.
- 3.6.2 Contractor to supply water truck, hoses and water supply and any additional equipment required to complete the task.
 - 3.7.2.2 Lincoln Water System may be contact at 441-7571 regarding questions or for information on availability of water and cost of water meters.

4. ADDITIONAL SERVICES

- 4.1 The addition and/or replacement of plant materials (i.e. trees, shrubs, perennials and turf) may be requested of the contractor by the City of Lincoln Parks

 Department. Any cost associated with the installation of additional plant material, including labor and establishment period maintenance shall be submitted to the City of Lincoln Parks Department, Mark Canney 441-8248 prior to installation.
- 4.2. Any plant material replaced shall include a one year warranty. This includes trees, shrubs and perennials.
- 4.3 Additional plant material installed by the contractor shall comply with the City of Lincoln installation standards and requirements and **SPECIAL PROVISIONS**.
- 4.4 Payment for additional services shall be consistent with the procedure(s) outlined in item 7 (BASIS OF PAYMENT).

5. TERMINATION

- 5.1 The City reserves the right to terminate this agreement for cause at any time during the term of the Agreement upon default of the Contractor in providing landscape maintenance services in accordance with the terms and conditions contained herein.
- 5.2 The City shall provide ten (10) days written notice to Contractor to correct any deficiencies prior to the termination of Agreement.
- 5.3 The City reserves the right to terminate this agreement in the event that the City does not appropriate sufficient funds for the continuation of the agreement into the succeeding fiscal year.

6. <u>INSURANCE</u>

The Contractor shall provide insurance in accordance with the City of Lincoln's standard insurance clause to be used for all City contracts/agreements which is hereby made a part of this agreement.

7. <u>INDEMNIFICATION</u>

- 7.1 The Contractor agrees to indemnify and hold harmless and defend the City and any of their officers, agents, servants and employees from any and all claims resulting from injuries, including death, bodily injury, property damage, or any other losses arising out of or in connection with or in any way associated with the performance of the terms and conditions of this agreement.
- 7.2 The Contractor shall not be required to indemnify the City for any damage resulting from the sole negligence of the City or its employees.

8. NON-DISCRIMINATION

- 8.1 The parties agree that in connection with the carrying out of this agreement the Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age, or marital status.
- 8.2 The Contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, national origin, ancestry, disability, age, or marital status. Such actions shall include, but not be limited to, the following: employment upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other compensation; and selection for training, including apprenticeship.
- 8.3 Any breach of this provision of the Agreement shall be regarded as a material breach.

9. DRUG FREE WORKPLACE

- 9.1 The Contractor agrees that in the performance of this Agreement, neither the Contractor nor any employee of the Contractor shall engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity covered by this Agreement.
- 9.2 The City reserves the right to request a copy of the Contractor's drug free workplace policy.

10. INDEPENDENT CONTRACTOR

The parties understand that this contractual agreement shall not create an employer/employee relationship and the Contractor, his employees, and any person acting on behalf of the Contractor shall be deemed to be an independent contractor during the term of this Contract.

11. <u>INVOICES</u>

- 11.1 All invoices for landscape maintenance services performed pursuant to this Agreement shall be submitted to the City of Lincoln Parks & Recreation Department, Attn: Dave Bomberger.
- 11.2 Invoices shall be submitted according to the guidelines outlined in the SPECIFICATIONS FOR LANDSCAPE MAINTENANCE SERVICES item No. 7. BASIS FOR PAYMENT
- 11.3 The Contractor's invoices shall include the job site location, date of work done, and a fully itemized list of landscape maintenance services performed.

12.	ASSIGNMENT This Agreement sh written consent of the		ontractor to any other party without first obtaining the
13.	GOVERNING LAW This Agreement sh Nebraska.	all be governed by and i	nterpreted in accordance with the laws of the State of
	Dated this	day of	, 2006.
City o	of Lincoln, Nebraska		
Attest	t		
City C	Clerk		Mayor
Contr	ractor		
Comp	pany Name		Ву:
Stree	t Address		Name (Print)
City	State	Zip Code	Signature
Telep	phone Number(s)		 Title

APPENDIX 1: CONTRACTOR INVOICE

Contractor Name
Contractor Address
Contractor Phone Number

Date of Invoice

Job Site Location

Invoice Number		
Date of work performed	Itemized description of the work performed	List of charges as established by contract
		Total Amount due

APPENDIX 2 WEST HIGHLAND BOULEVARD (53,795 SQ. FEET) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS
Ginnala Maple (Acer ginnala)	Prune broken, twisted, multidirectional branches and suckers.
Daylily (Hemerocallis flava)	Spring Clean-up
Buffalograss (Buchloe dactyloides)	1) Mow one time in early spring to a height of 2". 2) Dormant grass apply Roundup to control weeds in early-mid April. Fall application after first frost or when grass has gone dormant (dormancy = straw brown leaves). Do not apply if dormant turf is showing any green color! 3) Pre-emergence - Spring application when soil temperatures reach 50 degrees F. A second application in late summer or early fall.(Use only Plateau, Ronstar G, Dimension, Dacthal, Barricade, Pendulum or Surflan). 4) Postemergence - do not apply if temperature exceeds 80 degrees F (Use Plateau, Drive or equivalent). 5) A second mowing to occur 45 days after the first mowing and continue every 30 days until October 1st.
Blue gamma (Bawdily gracilis)	1) Mow one time in early spring to a height of 2". 2) Dormant grass apply Roundup to control weeds in early-mid April. Fall application after first frost or when grass has gone dormant (dormancy = straw brown leaves). Do not apply if dormant turf is showing any green color! 3) Pre-emergence - Spring application when soil temperatures reach 50 degrees F. A second application in late summer or early fall.(Use only Plateau, Ronstar G, Dimension, Dacthal, Barricade, Pendulum or Surflan). 4) Poste-emergence - do not apply if temperature exceeds 80 degrees F (Use Plateau, Drive or equivalent). 5) A second mowing to occur 45 days after the first mowing and continue every 30 days until October 1st
Sideoats gramma (Bouteloua curtipendula)	Apply pre-emergent in early Spring
Little bluestem (Schyizachyrium scoparium)	Cut back to ground in Spring
Switchgrass (Panicum virgatum)	Cut back to ground in Spring
Blaze Little bluestem (Schyizachyrium scoparium 'blaze')	Cut back to ground in Spring

APPENDIX 2 SO. 40TH ST. CENTER MEDIANS, HWY. 2 TO WILDBRIAR ROAD (17,282 SQ. FT.) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS
Deciduous Trees	Prune broken, twisted, multidirectional branches and suckers.
Hancock Coralberry (Symphoricarpos x chenaultii 'Hancock')	Cut back to 6" inches in Spring
Fritschiana Spirea (Spirea Fritschiana)	Cut back to 6 inches in Spring
Hamelin Fountaingrass (<i>Pennisetum alopecuroides</i> 'Hamelin)	Cut back to ground in Spring
Missouri Primrose (Oenothera missouriensis)	Cut back to ground in Spring
Autumn Joy Sedum (Sedum 'Autumn Joy')	Cut back to ground in Spring
Prairie Petunia (Ruella humils)	Cut back to ground in Spring
Daylily Sp. (Hemeracallis sp.)	Cut back to ground in Spring
Purple Coneflower (Echinacea purpurea 'Magnus')	Cut back to ground in Spring
Goldsturm Rudbeckia (Rudebeckia fulgida 'Goldstrum')	Cut back to ground in Spring
Catmint Sp. (Nepeta sp.))	Cut back to ground in Spring

APPENDIX 2 CORNHUSKER HIGHWAY, 1ST STREET TO N.W. 12th (16,030 SQ. FT.) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS
Autumn Purple Ash (Fraxinus Americana 'Autumn Purple"	Prune broken, twisted, multidirectional branches and suckers.
Swamp White Oak (Quercus bicolor)	Prune broken, twisted, multidirectional branches and suckers.
Indian Summer Crabapple (Malus 'Indian Summer')	Prune broken, twisted, multidirectional branches and suckers.
Prairiefire Crabapple (Malus 'Prairiefire')	Prune broken, twisted, multidirectional branches and suckers.
Sugartyme Crabapple (Malus 'Sugartyme')	Prune broken, twisted, multidirectional branches and suckers.
Sargent Crabapple (Malus 'Sargent')	Prune broken, twisted, multidirectional branches and suckers.
Calgary Carpet Juniper (Juniperus chinensis 'Calgary Carpet')	Prune off winter kill & remove any dead branches.
Hillside Creeper Scotch Pine (Pinus sylvestris 'Hillside Creeper')	Prune off winter kill & remove any dead branches.
Gro-low Sumac (Rhus aromatica 'Gro-low')	Prune to remove dead branches.
Redleaf Rose (Rosa rubrifolia)	Prune to remove dead branches.
White Rugosa Rose (Rosa 'Rugosa Alba')	Prune to remove dead branches.
Hancock Coralberry (Symphoricarpos x chenaulti 'Hancock')	Prune to remove dead branches.
Goldstrum Rudbeckia (Rudbeckia 'Goldsturm'	Cut back to ground in Spring.
Terracotta Yarrow (Achillea 'Terracotta')	Cut back to ground in Spring.
Autumn Joy Sedum (Sedum 'Autumn Joy')	Cut back to ground in Spring.
Prairie Petunia (Ruellia humilis)	Cut back to ground in Spring.

APPENDIX 2 SOUTH 70th STREET - LASALLE TO OLD CHENEY (22,800 SQ. FT.) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS	
Sugartyme Crabapple (Malus 'Sugartyme')	Prune broken, twisted, multidirectional branches and suckers.	
Buffalograss (Buchloe dactyloides)	 Mow one time in early spring to a height of 2". Dormant grass apply Roundup to control weeds in early-mid April. Fall application after first frost or when grass has gone dormant (dormancy = straw brown leaves). Do not apply if dormant turf is showing any green color! Pre-emergence - Spring application when soil temperatures reach 50 degrees F. A second application in late summer or early fall.(Use only Plateau, Ronstar G, Dimension, Dacthal, Barricade, Pendulum or Surflan). Postemergence - do not apply if temperature exceeds 80 degrees F (Use Plateau, Drive or equivalent). A second mowing to occur 45 days after the first mowing. Additional mowing(s) upon request. 	
Purple Pavement Shrubrose (Rosa 'Purple Pavement')	Prune to remove dead branches.	
Hancock Coralberry (Symphoricarpos x chenaulti 'Hancock')	Prune to remove dead branches.	
Andora Juniper (Juniperus horizontalis 'Andora')	Prune dead and/or brown branches.	
Purple Poppy Mallow (Callirhoe involucrata)	Cut back to ground in Spring.	
Blue Fescue (Festuca cinerea)	Remove dead foliage.	
Missouri Primrose (Oenothera missouriensis)	Remove dead foliage.	
Russian Sage (Perovskia atriplicifolia)	Cut back to the ground in Spring.	
Purple Dome Aster (Aster novae angliae 'Purple Dome')	Cut back to the ground in Spring.	
Hamelin Fountain Grass (Pennisetum alopecuroides 'Hamelin')	Remove dead foliage.	

APPENDIX 2 SOUTH 70th STREET - OLD CHENEY TO PINE LAKE ROAD (28,649 SQ. FT.) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS
Sugartyme Crabapple (Malus 'Sugartyme')	Prune broken, twisted, multidirectional branches and suckers.
Buffalograss (Buchloe dactyloides)	1) Mow one time in early spring to a height of 2". 2) Dormant grass apply Roundup to control weeds in early-mid April. Fall application after first frost or when grass has gone dormant (dormancy = straw brown leaves). Do not apply if dormant turf is showing any green color! 3) Pre-emergence - Spring application when soil temperatures reach 50 degrees F. A second application in late summer or early fall.(Use only Plateau, Ronstar G, Dimension, Dacthal, Barricade, Pendulum or Surflan). 4) Postemergence - do not apply if temperature exceeds 80 degrees F (Use Plateau, Drive or equivalent). 5) A second mowing to occur 45 days after the first mowing and/or again as requested by the Parks Department. Additional mowing(s) upon request.
Japanese White Spire (Spirea albifolora)	Prune to 6" in early Spring.
Hancock Coralberry (Symphoricarpos x chenaulti 'Hancock')	Prune to remove dead branches.
Purple Poppy Mallow (Callirhoe involucrata)	Cut back to ground in Spring.
Goldsturm Rudbeckia (Rudbeckia x 'Goldsturm)	Cut back to ground in Spring.
Missouri Primrose (Oenothera missouriensis)	Remove dead foliage.

APPENDIX 2 N. $33^{\rm RD}$ & FLETCHER AVENUE - RIDGEPARK DRIVE TO FOLKWAYS BLVD. (15,000 SQ. FT.) PLANT LIST

PLANT LIST	MAINTENANCE CONSIDERATIONS
Cimmaron Ash (Fraxinus pennsylvanica 'Cimmzan'	Prune broken, twisted, multidirectional branches and suckers.
Buffalograss (Buchloe dactyloides)	1) Mow one time in early spring to a height of 2". 2) Dormant grass apply Roundup to control weeds in early-mid April. Fall application after first frost or when grass has gone dormant (dormancy = straw brown leaves). Do not apply if dormant turf is showing any green color! 3) Pre-emergence - Spring application when soil temperatures reach 50 degrees F. A second application in late summer or early fall.(Use only Plateau, Ronstar G, Dimension, Dacthal, Barricade, Pendulum or Surflan). 4) Postemergence - do not apply if temperature exceeds 80 degrees F (Use Plateau, Drive or equivalent). 5) A second mowing to occur 45 days after the first mowing. Additional mowing(s) upon request.
Little Bunny Fountain Grass (Pennisetum alopecuroides 'Little Bunny'))	Remove dead foliage in the Spring.

APPENDIX 3

WEST HIGHLANDS LANDSCAPE MAINTENANCE INSPECTION REPORT

DATE:	PREP	PREPARER'S NAME (PRINT):			
COMPANY NAME:			SIGNATURE	:	
LOCATION OF INSPECTIO	ON:		TELEPHONE	E:	
Note: Please circle best re	esponse to quest	ions.			
Current <u>growing</u> condit Bud Stage	ion of plant mate Active Growth	rials?			Dormant
2. Current health condition	on of plant materia	als			
PLANTS		CONDITION			
Ginnala Maple (Acer ginnala)		POOR	FAIR	GOOD	EXCELLENT
Daylily (<i>Hemerocallis flava</i>)		POOR	FAIR	GOOD	EXCELLENT
Buffalograss (<i>Buchloe dactyloides</i>)		POOR	FAIR	GOOD	EXCELLENT
Blue gramma (<i>Bouteloua garcilis</i>)		POOR	FAIR	GOOD	EXCELLENT
Sideoats gramma (Bouteloua curtipendula)		POOR	FAIR	GOOD	EXCELLENT
Little bluestem (Schyizachyrium scopario	um)	POOR	FAIR	GOOD	EXCELLENT
Switchgrass (<i>Panicum virgatum</i>)		POOR	FAIR	GOOD	EXCELLENT
Blaze Little bluestem (Schyizachyrium scopari	um 'blaze')	POOR	FAIR	GOOD	EXCELLENT
3. Current soil moisture?	SATURATED	MOIST	DRY		DROUGHT
4. Landscape maintenan	ce work needing	to be done:			
Removal of volun	teer trees, weedy	grasses and	or weedy broad le	aves? YES	NO
Application of pre Name of			control	YES	NO
Applicati	on of post emerg	ent herbicide	for weed control?	YES	NO

6. Insect, disease and/or animal damage observed?			YES	NO
PLANT NAME	INSECT	DISEASE	ANIMAL	

5. Describe in detail any landscape maintenance work done since last inspection (Use back of this sheet).

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 3

S. 40TH LANDSCAPE MAINTENANCE INSPECTION REPORT

DATE: PREPARER'S NAME (PRINT):

COMPANY NAME: SIGNATURE:

LOCATION OF INSPECTION: TELEPHONE:

Note: Please circle best response to questions.

1. Current growing condition of plant materials? Dormant Bud Stage Active Growth

2. Current <u>health</u> condition of plant materials

PLANTS	CONDITION			
Crabapple (<i>Malus sp.</i>)	POOR	FAIR	GOOD	EXCELLENT
Hancock Coralberry (Symphoricarpos x chenaultii 'Hancock)	POOR	FAIR	GOOD	EXCELLENT
Fritschiana Spirea (Spirea fritschiana)	POOR	FAIR	GOOD	EXCELLENT
Missouri Primrose (Oenothera missouriensis)	POOR	FAIR	GOOD	EXCELLENT
Autumn Joy Sedum (Sedum 'Autumn Joy)	POOR	FAIR	GOOD	EXCELLENT
Prairie Petunia (Ruella humils)	POOR	FAIR	GOOD	EXCELLENT
Daylily Sp. (Hemeracallis sp.)	POOR	FAIR	GOOD	EXCELLENT
Purple Coneflower (Echinacea purpurea 'Magnus')	POOR	FAIR	GOOD	EXCELLENT
Goldsturm Rudbeckia (Rudebeckia fulgida 'Goldstrum')	POOR	FAIR	GOOD	EXCELLENT
Catmint (Nepeta sp.)	POOR	FAIR	GOOD	EXCELLENT
3. Current soil moisture?	SATURATED	MOIST	DRY	DROUGHT

Remova	al of volunteer trees	s, weedy grasses and/or	weedy broad lea	ves? YES	NO
Applica	Name of chemica	nt herbicide for weed co		YES	NO
	Application of post emergent herbicide for weed control?			YES	NO
	detail any landscar	pe maintenance work do		ection (Use back YES	of this sheet)
PLANT NAME		INSECT	DISEASE	ANIMAL	

4. Landscape maintenance work needing to be done:

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 3

CORNHUSKER HWY LANDSCAPE MAINTENANCE INSPECTION REPORT

DATE: PREPARER'S NAME (PRINT):

COMPANY NAME: SIGNATURE:

LOCATION OF INSPECTION: TELEPHONE:

Note: Please circle best response to questions.

1. Current growing condition of plant materials?	Dormant	Bud Stage	Active Growth
--	---------	-----------	---------------

2. Current <u>health</u> condition of plant materials

PLANTS	CONDITION			
Autumn Purple Ash (Fraxinus Americana 'Autumn Purple')	POOR	FAIR	GOOD	EXCELLENT
Swamp White Oak (Quercus bicolor)	POOR	FAIR	GOOD	EXCELLENT
Indian Summer Crabapple (Malus 'Indian Summer')	POOR	FAIR	GOOD	EXCELLENT
Prairiefire Crabapple (Malus 'Prairiefire')	POOR	FAIR	GOOD	EXCELLENT
Sugartyme Crabapple (Malus 'Sugartyme'	POOR	FAIR	GOOD	EXCELLENT
Sargent Crabapple (Malus 'Sargent')	POOR	FAIR	GOOD	EXCELLENT
Calgary Carpet Juniper (Juniperus chinensis 'Calgary Carpet')	POOR	FAIR	GOOD	EXCELLENT
Hillside Creeper Scotch Pine (Pinus sylvestris 'Hillside Creeper)	POOR	FAIR	GOOD	EXCELLENT
Gro-low Sumac (Rhus aromatica 'Gro-low')	POOR	FAIR	GOOD	EXCELLENT
Redleaf Rose (Rosa rubrifolia)	POOR	FAIR	GOOD	EXCELLENT
White Rugosa Rose (Rosa 'Rugosa Alba')	POOR	FAIR	GOOD	EXCELLENT
Hancock Coralberry (Symphoricarpos x chenaulti 'Hancocki')	POOR	FAIR	GOOD	EXCELLENT
Goldsturm Rudbeckia (Rudbeckia 'Goldsturm')	POOR	FAIR	GOOD	EXCELLENT
Terracotta Yarrow (Achillea 'Terracotta')	POOR	FAIR	GOOD	EXCELLENT

Autumn Joy Sedum (Sedum 'Autumn Joy")		POOR	FAIR	GOOD	EXCELLENT
Prairie Petunia (Ruellia humilis)		POOR	FAIR	GOOD	EXCELLENT
3. Current soil moisture?	SATURATED	MOIST	DRY	DROUGHT	
4. Landscape maintenance	ce work needing	to be done:			
Removal of volunte	eer trees, weedy	grasses and/or w	eedy broad leaves	? YES	NO
Application of pre-emergent herbicide for weed control Name of chemical(s) applied:				YES	NO
	on of post emerge		YES	NO	
5. Describe in detail any la	andscape mainte	enance work done	since last inspec	tion (Use back of	this sheet).
6. Insect, disease and/or animal damage observed?				YES	NO
PLANT NAME		INSECT	DISEASE	ANIMAL	

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 3

SOUTH 70th STREET - LASALLE TO OLD CHENEY MAINTENANCE INSPECTION REPORT

DATE: PREPARER'S NAME (PRINT):

COMPANY NAME: SIGNATURE:

LOCATION OF INSPECTION: TELEPHONE:

Note: Please circle best response to questions.

1. Current growing condition of plant materials? Dormant Bud Stage Active Growth

2. Current <u>health</u> condition of plant materials

PLANTS	CONDITION			
Sugartyme Crabapple (Malus 'Sugartyme')	POOR	FAIR	GOOD	EXCELLENT
Buffalograss (Buchloe dactyloides)	POOR	FAIR	GOOD	EXCELLENT
Purple Pavement Rose (Rosa 'Purple Pavement	POOR	FAIR	GOOD	EXCELLENT
Hancock Coralberry (Symphoricarpos x chenaulti 'Hancock')	POOR	FAIR	GOOD	EXCELLENT
Andora Juniper (Juniperus horizontalis 'Andora')	POOR	FAIR	GOOD	EXCELLENT
Purple Poppy Mallow (Callirhoe involucrata)	POOR	FAIR	GOOD	EXCELLENT
Blue Fescue (Festuca cinerea)	POOR	FAIR	GOOD	EXCELLENT
Missouri Primrose (Oenothera missouriensis)	POOR	FAIR	GOOD	EXCELLENT
Russian Sage (Perovskia atriplicifolia))	POOR	FAIR	GOOD	EXCELLENT
Purple Dome Aster (Aster novae angliae 'Purple Dome')	POOR	FAIR	GOOD	EXCELLENT
Hamelin Fountain Grass (Pennisetum alopecuroides 'Hamelin')	POOR	FAIR	GOOD	EXCELLENT
3. Current soil moisture?	SATURATED	MOIST	DRY	DROUGHT

4. Landscape maintenance work needing to be done:

Applica	Application of pre-emergent herbicide for weed control			YES	NO	
	Name of		oplied:			
	Application of post emergent herbicide for weed control?			YES	NO	
5. Describe in			ntenance work do	one since last insp	ection (Use ba	ick of this sheet).
6. Insect, dise	ase and/or	animal damag	ge observed?		YES	NO
PLANT NAME		INSECT	DISEASE	ANIMAL		

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 3

SOUTH 70th STREET - OLD CHENEY TO PINE LAKE ROAD MAINTENANCE INSPECTION REPORT

DATE:		PREPARER'S NAME (PRINT):			
COMPANY NAM	E :		SIGNATURE:		
LOCATION OF IN	NSPECTION:		TELEPHONE:		
Note: Please cir	cle best response to questi	ions.			
1. Current growi	ng condition of plant mate	rials?	Dormant	Bud Stage	Active Growth
2. Current healt	h condition of plant materia	als			
PLANTS		CONDITION			
Sugartyme Crab (Malus 'Sugarty		POOR	FAIR	GOOD	EXCELLENT
Buffalograss (Buchloe dactylo	oides)'	POOR	FAIR	GOOD	EXCELLENT
Hancock Coralb (Symphoricarpo chenaulti 'Hanc	S X	POOR	FAIR	GOOD	EXCELLENT
Japanese Spire (Spirea albifolor		POOR	FAIR	GOOD	EXCELLENT
Purple Poppy Ma (Callirhoe involu		POOR	FAIR	GOOD	EXCELLENT
Goldsturm Rudb (<i>Rudbeckia x '</i> G		POOR	FAIR	GOOD	EXCELLENT
Missouri Primro (Oenothera miss		POOR	FAIR	GOOD	EXCELLENT
3. Current <u>soil</u> r	noisture?	SATURATED	MOIST	DRY	DROUGHT
4. Landscape m	naintenance work needing	to be done:			
Remova	l of volunteer trees, weedy	grasses and/or w	eedy broad leaves	s? YES	NO
Application of pre-emergent herbicide for weed control			rol	YES	NO
	Name of chemical(s) appl	lied:			
	Application of post emerge	ent herbicide for v	veed control?	YES	NO

^{5.} Describe in detail any landscape maintenance work done since last inspection (Use back of this sheet).

6. Insect, disease and/or animal damage observed?			YES NO			
PLANT NAME	INSECT	DISEASE	ANIMAL			

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 3

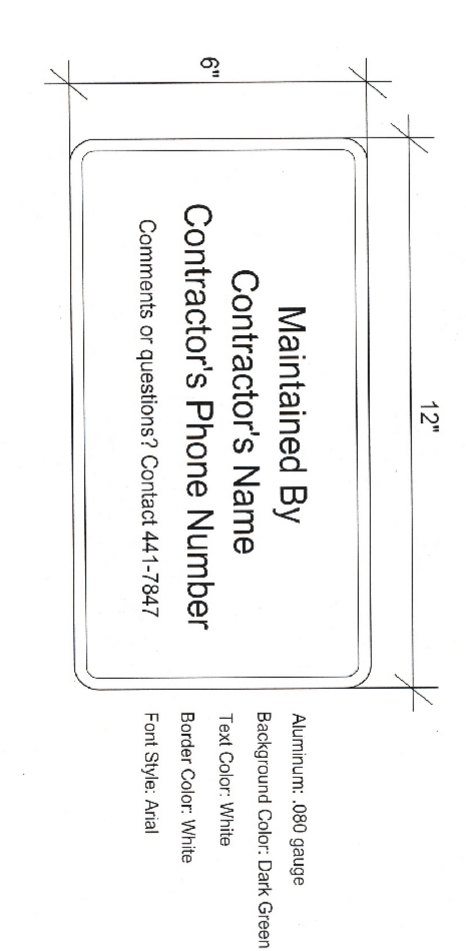
N 33^{RD} & FLETCHER AVENUE - RIDGEPARK DRIVE TO FOLKWAYS BLVD> MAINTENANCE INSPECTION REPORT

DATE:	PREPARER'S NAME (PRINT):			
COMPANY NAME:		SIGNATURE:		
LOCATION OF INSPECTION:		TELEPHONE:		
Note: Please circle best response to question	ons.			
1. Current growing condition of plant mater	ials?	Dormant	Bud Stage	Active Growth
2. Current <u>health</u> condition of plant materia	ls			
PLANTS	CONDITION			
Cimmaron Ash (Fraxinus pennsylvanica 'Cimmzan')	POOR	FAIR	GOOD	EXCELLENT
Buffalograss (Buchloe dactyloides)	POOR	FAIR	GOOD	EXCELLENT
Little Bunny Fountain Grass (Pennisetum alopecuroides 'Little Bunny')	POOR	FAIR	GOOD	EXCELLENT
3. Current soil moisture?	SATURATED	MOIST	DRY	DROUGHT
4. Landscape maintenance work needing	to be done:			
Removal of volunteer trees, weedy	grasses and/or v	eedy broad leave	s? YES	NO
Application of pre-emergent herbici	de for weed cont	rol	YES	NO
Name of chemical(s) appli	ied:			
Application of post emerge	ent herbicide for v	veed control?	YES	NO
5. Describe in <u>detail</u> any landscape mainte	enance work don	e since last inspe	ction (Use back of	this sheet).
6. Insect, disease and/or animal damage of	observed?		YES	NO

PLANT NAME	INSECT	DISEASE	ANIMAL

Contractor to do inspections on the 1st and 3rd Tuesday of each month while under contract with the City unless otherwise scheduled by City. Completed inspection reports must be received by the City of Lincoln Parks Department by fax (441-8706) or mailed (City of Lincoln Parks Department, 2740 "A" Street, Lincoln, NE 68502) within two (2) days from the date of the inspection.

APPENDIX 4
CONTRACTO
R SIGN
DETAIL
(2 SIGNS
PROVIDED BY
CONTRACTO
R)



INSTRUCTIONS TO BIDDERS

CITY OF LINCOLN, NEBRASKA PURCHASING DIVISION

1. BIDDING PROCEDURE

- 1.1 Bidder shall submit one (1) complete set of the bid documents and all supporting material, unless otherwise stipulated. All appropriate blanks shall be completed. Any interlineation, alteration or erasure on the specification document shall be initialed by the signer of the bid. Bidder shall not change the proposal form nor make additional stipulations on the specification document. Any amplified or qualifying information shall be on the bidder's letterhead and firmly attached to the specification document.
- 1.2 Bid prices shall be submitted on the Proposal Form included in the bid document.
- 1.3 Bidders may submit a bid on an "all or none" or "lump sum" basis, but should also submit a quotation on an item-by-item basis. Bidding documents shall be clearly marked indicating the kind of proposal being submitted.
- 1.4 Each bid must be legibly printed in ink or typed, include the full name, business address, and telephone number of the bidder; and be signed in ink by the bidder.
- 1.5 A bid by a firm or organization other than a corporation must include the name, address, fax number and email address of each member.
- 1.6 A bid by a corporation must be signed in the name of such corporation by a duly authorized official thereof.
- 1.7 Any person signing a bid for a firm, corporation, or other organization must show evidence of his authority so to bind such firm, corporation, or organization.
- 1.8 Bids received after the time and date established for receiving bids will be rejected.

2. BIDDER'S SECURITY

- 2.1 Bid security, as a guarantee of good faith, in the form of a certified check, cashier's check, or bidder's bond, may be required to be submitted with this bid document, as indicated on the Proposal Form.
- 2.2 If alternates are requested, only one bid security will be required, provided the bid security is based on the amount of the highest gross bid.
- 2.3 Such bid security will be returned to the unsuccessful bidders when the award of hid is made.
- 2.4 Bid security will be returned to the successful bidder(s) as follows:
 - 2.4.1 For single order bids with specified quantities: upon the delivery of all equipment or merchandise, and upon final acceptance by the City.
 - 2.4.2 For all other contracts: upon approval by the City of the executed contract and bonds.
- 2.5 City shall have the right to retain the bid security of bidders to whom an award is being considered until either:
 - 2.5.1 A contract has been executed and bonds have been furnished.
 - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
 - 2.5.3 All bids have been rejected.
- 2.6 Bid security will be forfeited to the City as full liquidated damages, but not as a penalty, for any of the following reasons, as pertains to this specification document:
 - 2.6.1 If the bidder fails to deliver the equipment or merchandise in full compliance with the accepted proposal and specifications.
 - 2.6.2 If the bidder fails or refuses to enter into a contract on forms provided by the City, and/or if the bidder fails to provide sufficient bonds or insurance within the time period as established in this specification document.

3. BIDDER'S REPRESENTATION

- 3.1 Each bidder by signing and submitting a bid, represents that the bidder has read and understands the specification documents, and the bid has been made in accordance therewith.
- 3.2 Each bidder for services further represents that the bidder has examined and is familiar with the local conditions under which the work is to be done and has correlated the observations with the requirements of the bid documents.

4. CLARIFICATION OF SPECIFICATION DOCUMENTS

4.1 Bidders shall promptly notify the Purchasing Agent of any ambiguity, inconsistency or error which they may discover upon examination of the specification documents.

- 4.2 Bidders desiring clarification or interpretation of the specification documents shall make a written request which must reach the Purchasing Agent at least four (4) calendar days prior to the date and time for receipt of bids.
- 4.3 Changes made to the specification documents will be made by written addenda to all known prospective bidders.
- 4.4 Oral interpretations or changes to the Specification Documents made in any other manner, will not be binding on the City; and bidders shall not rely upon such interpretations or changes.

5. ADDENDA

- 5.1 Addenda are additional documents issued by the City to prospective Bidders prior to the closing date for receipt of bids, which are intended to change or clarify the original plans and/or specifications., i.e. additions, deletions, modifications, or explanations.
- 5.2 Addenda will be mailed or delivered to all who are known by the City to have received a complete set of specification documents.
- 5.3 Copies of addenda will be made available for inspection at the office of the Purchasing Agent.
- 5.4 No addendum will be issued later than forty-eight (48) hours prior to the date and time for receipt of bids, except an addendum withdrawing the invitation to bid, or an addendum which includes postponement of the bid.
- 5.5 Bidders shall ascertain prior to submitting their bid that they have received all addenda issued, and they shall acknowledge receipt of addenda on the proposal form

6. ANTI-LOBBYING PROVISION

6.1 During the period between the bid advertisement date and the contract award, bidders, including their agents and representatives, shall not lobby or promote their bid with any member of the City Council or City Staff.

7. BRAND NAMES

- 7.1 Wherever in the specifications or proposal form brand names, manufacturer, trade name, or catalog numbers are specified, it is for the purpose of establishing a grade or quality of material only; and the term "or equal" is deemed to follow.
- 7.2 It is the bidder's responsibility to identify any alternate items offered in the bid, and prove to the satisfaction of the City that said item is equal to, or better than, the product specified.
- 7.3 Bids for alternate items shall be stated in the appropriate brand on the proposal form, or if the proposal form does not contain blanks for alternates, bidder MUST attach to the specification documents on Company letterhead a statement identifying the manufacturer and brand name of each proposed alternate, plus a complete description of the alternate items including illustrations, performance test data and any other information necessary for an evaluation. The bidder must indicate any variances by item number from the specification document no matter how slight. Bidder must fully explain the variances from the specification document, since brochure information may not be sufficient.
- 7.4 If variations are not stated in the proposal, it will be assumed that the item being bid fully complies with the City's specifications.

8. DEMONSTRATIONS/SAMPLES

- 8.1 Bidders shall demonstrate the exact item(s) proposed within seven (7) calendar days from receipt of such request from the City.
- 8.2 Such demonstration can be at the City delivery location or a surrounding community
- 8.3 If the bidder is proposing an alternate product, the City may request a sample of the exact item. Samples will be returned at bidder's expense after receipt by the City of acceptable goods. Bidders must indicate how samples are to be returned.

9. DELIVERY (Non-Construction)

- 9.1 Each bidder shall state on his proposal form the date upon which he can make delivery of all equipment or merchandise. Time required for delivery is hereby made an essential element of the bid.
- 9.2 The City reserves the right to cancel orders, or any part thereof, without obligation, if delivery is not made within the time(s) specified on the proposal form.
- 9.3 All bids shall be based upon inside delivery of the equipment/ merchandise F.O.B. the City at the location specified by the City, with all transportation charges paid.

10. WARRANTIES, GUARANTEES AND MAINTENANCE

- 10.1 Copies of the following documents must accompany the bid proposal for all items being bid:
 - 10.1.1 Manufacturer's warranties and/or guarantees.
 - 10.1.2 Bidder's maintenance policies and associated costs.
- 10.2 As a minimum requirement of the City, the bidder will guarantee in writing that any defective components discovered within a one (1) year period after the date of acceptance shall be replaced at no expense to the City. Replacement parts of defective components shall be shipped at no cost to the City. Shipping costs for defective parts required to be returned to the bidder shall be paid by the bidder.

11. ACCEPTANCE OF MATERIAL

- 11.1 All components used in the manufacture or construction of materials, supplies and equipment, and all finished materials, shall be new, the latest make/model, of the best quality, and the highest grade workmanship.
- 11.2 Material delivered under this proposal shall remain the property of the bidder until:
 - 11.2.1 A physical inspection and actual usage of this material is made and found to be acceptable to the City: and
 - 11.2.2 Material is determined to be in full compliance with the specifications and accepted proposal.
- 11.3 In the event the delivered material is found to be defective or does not conform to the specification documents and accepted proposal, then the City reserves the right to cancel the order upon written notice to the bidder and return materials to the bidder at bidder's expense.
- 11.4 Successful bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in the name of the City of Lincoln, Nebraska, as required by the specification documents or purchase orders.
- 11.5 Selling dealer's advertising decals, stickers or other signs shall not be affixed to equipment. Vehicle mud flaps shall be installed blank side out with no advertisements. Manufacturer's standard production forgings, stampings, nameplates and logos are acceptable.

12. BID EVALUATION AND AWARD

- 12.1 The signed bid proposal shall be considered an offer on the part of the bidder. Such offer shall be deemed accepted upon issuance by the City of purchase orders, contract award notifications, or other contract documents appropriate to the work.
- 12.2 No bid shall be modified or withdrawn for a period of ninety (90) calendar days after the time and date established for receiving bids, and each bidder so agrees in submitting the bid.
- 12.3 In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern.
- 12.4 The bid will be awarded to the lowest responsible, responsive bidder whose proposal will be most advantageous to the City, and as the City deems will best serve it's requirements.
- 12.5 The City reserves the right to accept or reject any or all bids; to request rebids; to award bids item-by-item, with or without alternates, by groups, or "lump sum"; to waive minor irregularities in bids; such as shall best serve the requirements and interests of the City.
- 12.6 In order to determine if the Bidder has the experience, qualifications, resources and necessary attributes to provide the quality workmanship, materials and management required by the plans and specifications, the Bidder may be required to complete and submit additional information as deemed necessary by the City. Failure to provide the information requested to make this determination may be grounds for a declaration of non-responsive with respect to the Bidder.
- 12.7 The City reserves the right to reject irregular bids that contain unauthorized additions, conditions, alternate bids, or irregularities that make the Bid Proposal incomplete, indefinite or ambiguous.

13. INDEMNIFICATION

1.1 The bidder shall indemnify and save harmless the City of Lincoln, Nebraska from and against all losses, claims, damages, and expenses, including, attorney's fees arising out of or resulting from the performance of the contract that results in bodily injury, sickness, disease, death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom

- and is caused in whole or in part by the Bidder, any subcontractor, any directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. This section will not require the Bidder to indemnify or hold harmless the City of Lincoln for any losses, claims damages, and expenses arising out of or resulting from the sole negligence of the City of Lincoln, Nebraska.
- 13.2 In any and all claims against the City or any of its members, officers or employees by an employee of the bidder, any subcontractor, anyone directly or indirectly employed by any of them or by anyone for whose acts made by any of them may be liable, the indemnification obligation under paragraph 13.1 shall not be limited in any way by any limitation of the amount or type of damages, compensation or benefits payable by or for the bidder or any subcontractor under worker's or workmen's compensation acts, disability benefit acts or other employee benefit acts

14. TERMS OF PAYMENT

14.1 Unless stated otherwise, the City will begin processing payment within thirty (30) calendar days after all labor has been performed and all equipment or other merchandise has been delivered, and all such labor and equipment and other materials have met all contract specifications.

15. <u>LAWS</u>

- 15.1 The Laws of the State of Nebraska shall govern the rights, obligations, and remedies of the Parties under this proposal and any agreement reached as a result of this process.
- 15.2 Bidder agrees to abide by all applicable State and Federal laws and regulations concerning the handling and disclosure of private and confidential information concerning individuals and corporations as to inventions, copyrights, patents and patent rights.

16. AFFIRMATIVE ACTION

16.1 The City of Lincoln-Lancaster County Purchasing Division provides equal opportunity for all bidders and encourages minority businesses and women's business enterprises to participate in our bidding process.

17. LIVING WAGE

17.1 The bidders agree to pay all employees employed in the performance of this contract, a base wage of not less than the City Living Wage per section 2.81.010 of the Lincoln Municipal Code. This wage is subject to change every July.

18. EXECUTION OF AGREEMENT

- 18.1 Depending on the type of service provided, one of the following three (3) methods will be employed. The method applicable to this contract will be checked below:
 - a. This Contract shall consist of a PURCHASE ORDER and a copy of the suppliers signed bid (or referenced bid number) attached and that the same, in all particulars, becomes the agreement and contract between the parties hereto: that both parties thereby accept and agree to the terms and conditions of said bid documents, and that the parties are bound thereby and the compensation to be paid the Supplier is as set forth in the Supplier's Bid. Items not awarded, if any, have been deleted.
 - X b. The contract shall consist of a YEARLY AGREEMENT and a copy of the suppliers signed bid attached and that the same, in all particulars, becomes the agreement and contract between the parties hereto. That both parties thereby accept and agree to the terms and conditions of said bid documents, and that the parties are bound thereby and the compensation to be paid the Supplier is as set forth in the Suppliers' Bid. Items not awarded, if any, have been deleted.
 - __c. Three (3) copies of the CONTRACT, unless otherwise noted.
 - City will furnish three (3) copies of the Contract to the successful Bidder who shall prepare attachments as required. Insurance as evidenced by a Certificate of Insurance, surety bonds properly executed, and Agreement signed with the date of signature shall be attached.
 - The prepared documents shall be delivered to the City within 10days (unless otherwise noted).
 - 3. The City will sign the Contract Agreement, insert the date of signature at the beginning of the Contract Agreement, prepare an Executive Order to go the Mayor for signature.
 - 4. Upon approval and signature from the Mayor, the City will return one copy to the Contractor.

SPECIAL PROVISIONS FOR COMMODITY TERM CONTRACTS

CITY OF LINCOLN, NEBRASKA PURCHASING DIVISION

1. ESTIMATED QUANTITIES

- 1.1 The quantities set forth in the specification document are approximate and represent the estimated requirements of the City for the contract period.
- 1.2 Items listed may or may not be inclusive of City requirements for this category.
- 1.3 Category items not listed, but distributed by bidder are to be referred to as kindred items. Kindred items shall receive the same percentage of discount or pricing structure as items listed in the specification document.
- 1.4 The unit prices and the extended total prices shall be used only as a basis for the evaluation of bids. The actual quantity of materials necessary may be more or less than the estimates listed in the specification document, but the City shall be neither obligated nor limited to any specified amount. The City will, if possible, restrict increases/decreases to 20% of the estimated quantities listed in the specification document.

2. CONTRACT PERIOD

- 2.1 The material shall be delivered as ordered during the contract period, beginning from the date of contract and ending one (1) year from that date, or as otherwise indicated on the proposal form.
- 2.2 The City is interested in a one (1) year contract, with the option to renew for no more than two (2) additional one (1) year renewals. Bidder must indicate on the proposal form if extension renewalsare an option. By mutual consent of both parties it is understood and agreed that the contract may be renewed only at the same prices and/or under the same conditions governing the original contract; and any request for an increase in price or a change in the contract conditions shall be interpreted as a request not to renew the contract at the end of the current contract period.

3. BID PRICES

- 3.1 Bidders must state on the proposal form if the bid prices will remain firm for the full contract period; or if the bid prices will be subject to escalation/de-escalation.
- 3.2 <u>Escalation/De-escalation Clause</u>: In the event that prevailing market conditions warrant an adjustment in bid prices contained in the contract, the following escalation/de-escalation clause shall be the only clause applicable or acceptable to the City:
 - Contractor shall give written notice to the Purchasing Agent of any proposed changes from contract prices not less than thirty (30) calendar days prior to the effective date of said price changes.
 - Such notice must be accompanied by a certified copy of the supplier's advisory or notification to the contractor of price changes.
 - No price escalation will be authorized in excess of the amount of the increase referred to on the supplier's notice.
 - The approved price change shall be honored for all orders received by the contractor after the effective date of such price change.
 - Approved price changes are not applicable to orders already issued and in process at time of price change.
 - The City reserves the right to audit and/or examine any pertinent books, documents, papers, records or invoices relating directly to the contract transaction in question after reasonable notice and during normal business hours.

- The Purchasing Agent retains the right to determine whether or not such proposed price changes are in the best interests of the City.
- 8. If in the opinion of the Purchasing Agent any proposed increase is found unacceptable, the Purchasing Agent reserves the right to cancel the contract upon thirty (30) calendar days written notice.
- 9. Contractors must tie any price change clause to an industry-wide or otherwise nationally recognized index, or some other form of verifiable document. Contractor will put the Purchasing Agent on the mailing lists for such publication so that the Purchasing Agent can monitor said changes. Such membership will be at no cost to the City.

4. CONTRACT AWARD NOTIFICATION

- 4.1 The Purchasing Division will issue a Contract Award Notification to all successful bidders. Such contract award notification will incorporate the City's specifications, and may incorporate the bidder's specifications.
- 4.2 No action need be taken by the contractors at time of receipt of such Contract Award Notification.
- 4.3 Orders for materials will be made as needed by the various City Departments.

5. QUARTERLY REPORT

- 5.1 The contractor shall provide to the Purchasing Agent a quarterly report, showing all purchases made under the terms and conditions of the contract.
- 5.2 Such quarterly report shall itemize the following information:
 - 1. Each ordering department.
 - $2. \quad \text{Items and quantities purchased by department.} \\$
 - 3. Total dollar amount of purchases by department

6. TERMINATION OF CONTRACT

6.1 This contract may be terminated by either party upon thirty (30) days prior notice in writing to the other party. The Owner may terminate this contract immediately, under breach of contract, if the Contractor fails to perform in accordance with the terms and conditions. In the event of any termination of contract by the Contractor, the Owner may purchase such supplies and/or services similar to those so terminated, and for the duration of the contract period the Contractor will be liable for all costs in excess of the established contract pricing.